EXHIBIT C

From: Stephens, Ben

To: Anastasia P. Boden; Erin Wilcox; Gomez, Sandy; Dillard, Jarett; lori.yount@houstontx.gov; Eckert, Darah - LGL

Cc: Joshua P. Thompson; Katherine Turnbill; bsileo@hhstxlaw.com; bharris@hhstxlaw.com

Subject: RE: Landscape Consultants, et al. v. City of Houston, et al., 4:23-cv-03516

Date: Monday, September 16, 2024 4:33:15 PM

Attachments: <u>image002.png</u>

image003.png

Hi Anastasia and all -

The City will be moving for a protective order and to quash the 30(b)(6) deposition notice, on the relevance grounds we've previously discussed on this issue and on privilege grounds. Please let us know your position on this motion by 6 pm CT tomorrow.

For Mr. Thompson we will do the 25th – please let me know tomorrow if there is a location you'd prefer, otherwise we can notice for our offices in downtown Houston.

Ben Stephens

Partner

Direct: <u>713-525-6263</u> Mobile: 915-525-2431

Ben.Stephens@huschblackwell.com

From: Anastasia P. Boden <ABoden@pacificlegal.org>

Sent: Thursday, September 12, 2024 4:36 PM

To: Erin Wilcox <EWilcox@pacificlegal.org>; Stephens, Ben <Ben.Stephens@huschblackwell.com>; Gomez, Sandy <Sandy.Gomez@huschblackwell.com>; Dillard, Jarett

<Jarett.Dillard@huschblackwell.com>; lori.yount@houstontx.gov; Eckert, Darah - LGL

<Darah.Eckert@houstontx.gov>

Cc: Joshua P. Thompson JThompson@pacificlegal.org>; Katherine Turnbill <KTurnbill@pacificlegal.org>; bsileo@hhstxlaw.com; bharris@hhstxlaw.com

Subject: Re: Landscape Consultants, et al. v. City of Houston, et al., 4:23-cv-03516

[EXTERNAL EMAIL]

Hi Ben and team,

I'm circling back to confirm your availability for the 30(b)(6) deposition we noticed for September 30th.

On our end, Mr. Thompson is available for both his own and a 30(b)(6) deposition through the end of the discovery period excluding September 17, 26, 27, or 30.

Best,

Anastasia ·

Anastasia P. Boden | Senior Attorney
Pacific Legal Foundation
555 Capitol Mall, Suite 1290 | Sacramento, CA 95814
916.419.7111 | Office



Defending Liberty and Justice for All.

From: Erin Wilcox < EWilcox@pacificlegal.org Date: Friday, August 30, 2024 at 12:03 PM

To: Stephens, Ben < Ben. Stephens@huschblackwell.com >, Gomez, Sandy

<<u>Sandy.Gomez@huschblackwell.com</u>>, Dillard, Jarett

<<u>Jarett.Dillard@huschblackwell.com</u>>, <u>lori.yount@houstontx.gov</u>

<lori.yount@houstontx.gov>, Eckert, Darah - LGL < Darah.Eckert@houstontx.gov>

Cc: Joshua P. Thompson < <u>JThompson@pacificlegal.org</u>>, Anastasia P. Boden < <u>ABoden@pacificlegal.org</u>>, Katherine Turnbill < <u>KTurnbill@pacificlegal.org</u>>,

bsileo@hhstxlaw.com <bsileo@hhstxlaw.com>, bharris@hhstxlaw.com

<<u>bharris@hhstxlaw.com</u>>

Subject: RE: Landscape Consultants, et al. v. City of Houston, et al., 4:23-cv-03516

Thanks Ben, we'll circle back to you on Plaintiffs' deposition availability.

Additionally, attached please find Plaintiffs' second set of requests for production of documents.

Best, Erin

Erin Wilcox | Attorney

Pacific Legal Foundation 555 Capitol Mall, Suite 1290 | Sacramento, CA 95814 916.419.7111



Defending Liberty and Justice for All.

From: Stephens, Ben < <u>Ben.Stephens@huschblackwell.com</u>>

Sent: Wednesday, August 28, 2024 9:46 AM

To: Erin Wilcox < <u>EWilcox@pacificlegal.org</u>>; Gomez, Sandy < <u>Sandy.Gomez@huschblackwell.com</u>>; Dillard, Jarett < <u>Jarett.Dillard@huschblackwell.com</u>>; <u>lori.yount@houstontx.gov</u>; Eckert, Darah - LGL

<Darah.Eckert@houstontx.gov>

Cc: Joshua P. Thompson@pacificlegal.org>; Anastasia P. Boden

ABoden@pacificlegal.org; Katherine Turnbill KTurnbill@pacificlegal.org; bsileo@hhstxlaw.com; bharris@hhstxlaw.com

Subject: Re: Landscape Consultants, et al. v. City of Houston, et al., 4:23-cv-03516

Erin, we'll consult and let you know on dates. Please also let us know available dates in the second half of September for a corporate representative of Lanscape, a corporate representative of Metropolitan, and Mr. Thompson individually. Thanks.

Ben Stephens

Partner

Direct: <u>713-525-6263</u> Mobile: <u>915-525-2431</u>

Ben.Stephens@huschblackwell.com

From: Erin Wilcox < <u>EWilcox@pacificlegal.org</u>> Sent: Wednesday, August 28, 2024 9:41 AM

To: Stephens, Ben < <u>Ben.Stephens@huschblackwell.com</u>>; Gomez, Sandy

<<u>Sandy.Gomez@huschblackwell.com</u>>; Dillard, Jarett <<u>Jarett.Dillard@huschblackwell.com</u>>;

lori.yount@houstontx.gov <lori.yount@houstontx.gov>; Eckert, Darah - LGL

<Darah.Eckert@houstontx.gov>

Cc: Joshua P. Thompson < <u>JThompson@pacificlegal.org</u>>; Anastasia P. Boden

<a href="mailto:ABoden@pacificlegal.org; bsileo@hhstxlaw.combsileowhhstxlaw.com<a href="mailto:bsileowhhstxlaw.com"

<<u>bsileo@hhstxlaw.com</u>>; <u>bharris@hhstxlaw.com</u> <<u>bharris@hhstxlaw.com</u>>

Subject: Landscape Consultants, et al. v. City of Houston, et al., 4:23-cv-03516

[EXTERNAL EMAIL]

Dear Ben and team,

Attached, please find a 30(b)(6) deposition notice directed to your client and the protective order applicable to this deposition. We've noticed the deposition for Monday, September 30 at Husch Blackwell's offices, but are happy to coordinate with you on a different date and/or location that is convenient for all parties and witnesses.

I'll be out of the office from September 2-13, so Joshua or Anastasia will work with you on any details while I'm away.

Best, Erin

Erin Wilcox | Attorney

Pacific Legal Foundation 555 Capitol Mall, Suite 1290 | Sacramento, CA 95814 916.419.7111